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6	Attorneys for Sony Interactive Entertainment LLC	
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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	OAKLAND DIVISION	
11		
12	EPIC GAMES, INC.,	Case No. 4:20-cv-05640-YGR
13	Plaintiff, Counter-defendant,	ADMINISTRATIVE MOTION OF NON-
14	V.	PARTY SONY INTERACTIVE ENTERTAINMENT FOR
15	APPLE INC.,	CLARIFICATION RE: TRIAL ORDER NO. 7 [ECF 715]
16	Defendant, Counterclaimant.	Judge: Hon. Yvonne Gonzalez Rogers
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_	NON-PARTY SIE'S ADMIN.	
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MOT. FOR CLARIFICATION

Non-party Sony Interactive Entertainment LLC ("SIE") respectfully moves for clarification to aid its compliance with the Court's Trial Order No. 7 Re: (1) Pending Stipulations; (2) Briefing Schedule re: Motion for Judgement on Partial Findings; and (3) Week 2 Sealing Requests (ECF No. 715). With respect to DX-3660, the Court's Order reads:

- Although this agreement was identified as one document that was inadvertently disclosed by the parties, the Court agrees to limited proposed redactions. Thus, the proposed redactions are sealed except as follows:
 - O Section 1.2: The sentence defining "Competitive Platform" shall be unreducted. The remainder in this section is otherwise sealed.
 - The remainder of the document is otherwise appropriately unredacted.

SIE understands the second sub-bullet to mean that its proposed redactions other than to Section 1.2 were appropriate and should remain. However, as the issue is not free from doubt, and to ensure that SIE is correctly complying with the Court's order, SIE respectfully seeks to confirm the Court's intent with respect to the permitted scope of redactions for DX-3660. Specifically, SIE seeks to clarify whether the Court intended that with the exception of the definition of "Competitive Platform" in Section 1.2, the remainder of SIE's limited proposed redactions to this agreement would be accepted, including those to sections other than Section 1.2.

DATED: May 23, 2021 SHEARMAN & STERLING LLP

By: /s/John F. Cove, Jr.

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